<u>REMARKS</u>

Preliminarily, applicants note that the claims as rejected in the July 22, 2010, Office Action ("Office Action") appear to be the ones on record prior to the filing of a Supplemental Amendment filed July 20, 2010. In this regard, the Office Action states that it is in response to a Communication filed on April 30, 2010. Regardless, presumably the Supplemental Amendment claims have now been entered. This response was prepared based on this presumption. Also, it is applicants' understanding, which was confirmed via a telephone conversation between the undersigned attorney and the Examiner shortly after the Office Action was received, that the statement in paragraph 6 on page 9 of the Office Action that is was a final Office Action is in error. Rather, the Office Action, is a non-final Office Action as stated in the status portion of the form PTOL-326 included in the Office Action.

Turning now to the substance of the Office Action, the Office Action ("Office Action") rejected Claims 1–3 under 35 U.S.C. § 103(a) as being unpatentable in view of the teachings of U.S. Patent Application Publication No. 2003/0214779 ("Socolofsky") taken in view of the teachings of U.S. Patent Application Publication No. 2003/0005336 ("Poo"), and taken further in view of the teachings of U.S. Patent Application Publication No. 2002/0084056 ("DeAnna"). Claims 5–6 were rejected under 35 U.S.C. § 103(a) as being unpatentable in view of the teachings of Socolofsky, Poo, and DeAnna taken further in view of the teachings of U.S. Patent Application Publication No. 2003/0157959 ("Makela"). Finally, Claim 4 was rejected under 35 U.S.C. § 103(a) as being unpatentable taken in view of the teachings of Socolofsky, Poo, and DeAnna taken further in view of the teachings of Socolofsky, Poo, and DeAnna taken further in view of the teachings of U.S. Patent Application Publication No. 2002/0186838 ("Brandys"). Applicants respectfully disagree.

Prior to discussing in detail why applicants believe that all of the claims in this application are patentable in view of the teachings of the cited and applied references, a brief

LAW OPFICES OF CHRISTENSEN OCONNOR JOHNSON KINDNESSUM 1426 Fifth Avenue Suite 2800 Scattle, Washington 98101 206 682 8100 description of the disclosed subject matter and brief descriptions of the teachings of the cited and applied references are provided. The following discussions of the disclosed subject matter and the cited and applied references are not provided to define the scope or interpretation of any of the claims of this application. Instead, these discussions are provided solely to assist the U.S. Patent and Trademark Office in recognizing the differences between the pending claims and the cited references, and should not be construed as limiting on the disclosed subject matter.

Disclosed Subject Matter

A portable personal server device suitable for functioning as a server when connected to an external network is disclosed. The portable personal server device comprises a local server, a network server, memory, a messaging API, an individual authenticator, and a control. The local server processes data between the portable personal server device and a communication terminal equipped with a local network connector suitable for connection to the portable personal server device. The network server processes data between the portable personal server device and an external device through an external network connected to the communication terminal by the communication terminal's local network connector. The memory stores an operating system for controlling the data processing operations of the local server and the network server. The memory also stores application services executable by the portable personal server device. The memory also stores user specific data. The operating system loads the application services into other memory locations on demand during execution. The messaging API allows the communication terminal and other goods and services devices returned to the communication terminal to discover and use the application services and access the user-specific data stored in memory as if the application services and data were stored in the communication terminal or another device networked to the communication terminal. The messaging API also facilitates secure communication between the communication terminal and the portable personal server

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device and between the portable personal server device and other devices networked to the communication terminal. The individual authenticator authenticates an individual based on biometric information, and the control makes the local server and the network server usable only

when the individual is authenticated.

The disclosed personal portable server device has a number of advantages. It allows a

user to carry his/her own data and unique applications and make them available to others

securely over a network connection via any communications terminal, such as a PC. This is both

unique and novel. Before the disclosed subject matter was developed, a portable personal server

device had not been conceived. More specifically, until the disclosed subject matter was created,

no one had developed a personal portable server device combining the unique and novel

approaches described in the current application.

The disclosed portable personal server device can be used to implement a number of

different applications that provide application services on behalf of its owner and independent of

any other server infrastructure such as access to an authentication server. Because the portable

personal service device includes its own processing and storage capability, the portable personal

server device can provide these functions without the need for any other Internet server. Some

examples were described in the response from in this application filed on April 30, 2010.

Another one is described below.

* A virtual private network proxy and firewall service that provides a highly secure

encrypted communication channel to a secure network server without revealing

that server's address or connection information. A lead auditor may use such

service to access the auditor's network from within a corporate network operated

by the corporation that the auditor is auditing. After biometric authentication, the

auditor may also allow his/her audit team members (authenticated by their own

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portable personal server devices) to also use the auditor's secure communication

channel, too. In this example, the auditor's portable personal server device acts as

a proxy server.

Because the portable personal server device relies on a communication terminal, the

portable personal server device (i) does not need to have any user input or output mechanism

such as a keyboard or display; (ii) uses a local network connection, such as a USB connection;

and (iii) does not need sophisticated network interfaces. Therefore, the device can be very small,

even smaller than today's smallest smart phones. When a user wants to access the data and

applications on his portable personal server device, he uses a communication terminal, which can

have large screens, unique input devices (such as touch screens, mouse or keyboard), and

powerful CPU processing capabilities to access the data and the applications. If an owner wants

to share his data and applications with others, such as team members, for example, the user can

use the sophisticated wired, wireless, or cellular network interfaces of any communication

terminal of the user's choice and the communication terminal will relay any communication

between the team members and the portable personal server device.

Even though some aspects of these application services might have been implemented on

state of the art hardware devices, the unique combination of application and security services of

the portable personal server device allow for many new combinations of applications.

U.S. Patent Application Publication No. 2003/0214779 (Socolofsky)

Socolofsky describes a server for sharing multimedia information (images) across a

network to multiple client personal computers (PCs). Specifically, visual data, such as Web

pages with pictures and video, are shared and displayed with the help of a Web browser

application to the client PCs. While Socolofsky does include server functionality, the server

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described by Socolofsky is very traditional with a hard disk, separate power supply, and an

Ethernet network interface.

Socolofsky discloses a PC which can only connect to the server device via the server's

Ethernet network interface and an additional device (either a USB/Ethernet adapter or a router).

Contrary to statements made in the Office Action, Socolofsky does not disclose both local and

network server functions. The disclosed portable personal server device is connectable directly

by a communication terminal without the need of any additional device. Socolofsky's server

requires either a network adapter or a router to connect to a PC.

In Figure 7, paragraph [0037], Socolofsky discloses a PC connected to a server through a

USB/Ethernet adapter and a crossover Ethernet cable connection for server configuration. In this

configuration, the server cannot connect to other devices over the network. As a result, this

configuration is very different from the configuration shown in FIGURE 1 of this application in

that it does not provide a network server function.

In Figure 8, paragraph [0038], Socolofsky discloses a PC connected to a server through a

router. The router also allows any number of other devices on the home network or Internet to

access the server directly. This configuration is very different from the claimed subject matter in

that the claimed portable personal server device connects to the communication terminal

(through a local network connection such as a simple USB connection without any type of

Ethernet network adapter). It is the communication terminal that then makes the connection to

an external network. Unlike Socolofsky's Figure 8, the communication terminal relays all

communication between any device on the external network and the portable personal server

device.

Further, as recognized in the Office Action, Socolofsky does not disclose a messaging

API directed to performing the recited API functions. Also, as recognized in the Office Action,

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Socolofsky does not disclose an individual authenticator for authenticating an individual based on biometric information nor a control that makes a local server and a network server usable only

when an individual is authenticated by an individual authenticator.

The purpose of Socolofsky's server is to share media through a Web server. In contrast,

the disclosed subject matter provides a way to transport, secure, and share personal data as well

as provide application functions in a small, portable personal server device.

U.S. Patent Application Publication No. 2003/0005336 (Poo)

Poo discloses a portable device having biometric-based authentication capabilities such

as a fingerprint reader. Fingerprints can be registered and stored in an encrypted format and later

used for authentication to access an external restricted resource such as a network server. Other

than this disclosure, Poo has little, if any, relevance to the disclosed subject matter.

Remarks in the Office Action state that it would be obvious to combine the authentication

capabilities of Poo with the server capabilities of Socolofsky. The purported motivation for

doing so would have been to provide a secured access control mechanism for protection against

unauthorized access. Applicants respectfully disagree. Socolofsky's server is configured to host

a Web site for showing images (multimedia content) posted to the Web site across the network.

There is no indication in Socolofsky that the multimedia content is confidential and, as a result,

needs protection from unauthorized access. Only the Office Action comments, which are clearly

based on prohibited hindsight, conclude that there is a need to protect Socolofsky's multimedia

content from unauthorized access.

U.S. Patent Application Publication No. 2002/0084056 (DeAnna)

DeAnna does not disclose a portable personal service device that allows a user to carry

the user's own data and unique applications with him/her. Rather, DeAnna discloses an

application server system that includes a messaging API for use on portable or embedded devices

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such as PDAs or smart phones and how such application server technology can be used to build

enterprise-distributed applications. DeAnna's system allows, for example, medics in the field to

use PDAs and smart phones to access corporate distributed resources (Figure 3E). DeAnna's

system allows a corporate IT administrator to use application servers to manage the applications

available on such devices (Figure 2C). The DeAnna system clearly distinguishes between client

devices (paragraph [0049]) and server devices (paragraph [0048]), which includes traditional

enterprise servers such as the Decision Flow Services (paragraph [0082]) using J2EE running

within a BEA WebLogic server.

The disclosed portable personal server device requires no user input/output mechanism.

As a result, it is very different from the portable devices disclosed by DeAnna, which have a

display and some type of user input device, such as a keyboard. The portable devices disclosed

by DeAnna connect directly to the (wireless) network rather than through a communication

terminal. DeAnna does not disclose any way of pairing a portable device with a more capable

PC, which is allowed by the communication terminal connection disclosed and recited in the

claims of this application. Further, the portable devices disclosed by DeAnna do not distinguish

between local and network servers.

In paragraph [0121], DeAnna neither discloses how a biometric application would be

used nor any biometric usage control. Instead, DeAnna relies on traditional enterprise security

services, which require a user to enter a userid and a password, both of which are verified against

a central LDAP enterprise server. The portable personal server device disclosed in this

application differs from DeAnna's traditional enterprise server infrastructure because the portable

personal server device is self-contained; for example, user authentication is done by comparing

the fingerprint entry with the locally stored, previously registered information. Therefore the

disclosed portable personal server device can be used securely even on a plane, submarine, or

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battlefield standalone or on an adhoc network where any centralized authentication

infrastructure may not be available.

U.S. Patent Application Publication No. 2003/0157959 (Makela)

Makela describes a server that is used to provide additional data storage for other small

portable devices and also allows those portable devices to share data. Even though Makela's

technology appears to be somewhat similar in nature to the disclosed subject matter, there are

substantial differences both with respect to structure and function. With regard to function,

Makela's server is specifically intended for use as a **multi-user** device. In contrast, the disclosed

subject matter is specifically targeted to store and manage a single person's data and unique

applications. The owner of the disclosed device is expected to take the device along as he/she

travels. The owner may specifically allow others to access his/her data and applications via

biometric authentication. The device is therefore called personal server device. This approach is

unique and novel.

With respect to structure, Makela does not disclose local and network servers that

perform the functions described above, or a memory for storing and carrying out the functions

recited above. Most importantly, Makela does not disclose a messaging API for carrying out the

functions described above. And, of course, Makela does not disclose an authenticator for

authenticating an individual based on biometric information and/or a control that makes a local

server and a network server only usable when an individual is authenticated.

U.S. Patent Application Publication No. 2002/0186838 (Brandys)

Brandys is directed to a system and method of user and data authentication. The data

verification method and system employ authenticating biometric information to create a digital

signature. More specifically, biometric data is analyzed and carries a random number generator

that creates a public key and a private key. The private key is stored in a tamper-resistant

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component; the public key is transmitted to an external device, such as a computer. Thereafter, messages are digitally signed using the private key subsequent to verifying the biometric information that is provided by the user. Brandys does not disclose a portable personal server device, much less a portable personal server device containing the structural elements and/or functions described above. Brandys discloses using encryption for digitally signing a message as a way to authenticate the message, but does not disclose using encryption for other purposes such as preventing eavesdropping of communications or privacy of stored information as described above.

Argument

As amended, Claim 1 reads as follows:

1. A portable personal server device suitable for functioning as a server when connected to an external network, the portable personal server device comprising:

a local server for processing data between the portable personal server device and a communication terminal equipped with a local network connector suitable for connection to the portable personal server device:

a network server for processing data between the portable personal server device and an external device through an external network connected to the communication terminal by said communication terminal's local network connector:

memory for storing an operating system for controlling the data processing operations of the local server and the network server, the memory also storing application services executable by the portable personal server device, the memory also storing user specific data, the operating system loading the application services into other memory locations on demand during execution;

a messaging API for (i) allowing the communication terminal and other devices networked to the communication terminal to discover and use the application services and access the user specific data stored in memory as if the application services and data were stored in the communications terminal or another device networked to the communication terminal and (ii) facilitating secure communication between the communication terminal and the portable personal server

device and between the portable personal server device and other devices networked to the communication terminal;

an individual authenticator for authenticating an individual based on biometric information; and

a control that makes said local server and said network server useable only when authenticated by said individual authenticator.

The important underlying concept of the subject matter recited in Claim 1 is that the portable personal server device (i) allows a user to carry his/her own data and unique applications and, (ii) when connected to any communications terminal (such as a PC) that is connected to an external network, make such data and applications available to others in a secure manner. This concept is clearly not taught or even remotely suggested by Socolofsky, Poo, and DeAnna taken alone or in any reasonable combination. Only prohibited bindsight reasoning based on the current application, not the teachings of the references, provide support for the rejection of Claim 1. Socolofsky describes a portable server. Poo describes a device that employs biometric authentication to control access to restricted resources. DeAnna allegedly discloses a messaging API that performs the functions recited in Claim 1. However, none of Socolofsky. Poo, or DeAnna teaches, describes, or suggests the underlying concept of the claimed invention. This concept is both unique and novel. The language of Claim 1 clearly recites new and unique subject matter that covers the concept in a way that is patentably distinguishable over the teachings of the references.

More specifically, applicants respectfully submit that the subject matter of Claim 1 is clearly allowable in view of the teachings of Socolofsky, Poo, and DeAnna. Neither reference, taken alone or in combination, teaches all of the subject matter recited in Claim 1:

None of the references teach the concept of a communication terminal which
relays information between an external network and a simple server device
providing local and network server functions. By offloading the user input and
output, some of the processing, and network connectivity functions to the

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON EINDNESS*** 1420 Fifth Avenue Suite 2800 Scattle, Washington 98101 206 682,8100 communication terminal, the portable personal server device can be very small

and portable and still take advantage of ever increasingly powerful PCs.

2. None of the references teach a biometric usage control which, when the owner

has authenticated himself, allows the owner and any number of users over the

network to gain access to the owner's restricted resources contained in the

portable personal server device; Poo teaches biometric authentication only for a

single individual to gain access to a restricted resource.

Further, applicants respectfully submit that there is no basis disclosed in any of the three

references (Socolofsky, Poo, and DeAnna) applied to Claim 1 as to why the subject matter of the

references should be combined in any manner. Only the current application suggests any

combination. More specifically, as noted above, there is simply no basis, absent the present

disclosure, for concluding that it would have been obvious to a person of ordinary skill at the

time this invention was made to combine the biometric authentication disclosure of Poo with the

portable server disclosure of Socolofsky. Socolofsky is directed to storing large amounts of

multi-media, such as movies, TV shows, etc. Nothing in Socolofsky indicates that the access to

the stored material should be restricted in any manner. Thus, there is no need to use biometric or

any other means to prohibit access.

Similarly, there is no need to include a messaging API in Socolofsky. In this regard, the

Office Action states that the motivation included an API, such as that disclose by DeAnna, in

Socolofsky would be to better facilitate better interaction between different programs in the

server. Applicants disagree. Even if the API disclosed by DeAnna performed the functions

recited in Claim 1, which applicants deny, there is no perceived need in Socolofsky for such an

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1420 Fifth Avenue Suite 2800 Seattle, Washington, 98161 206,682,8100 As a result, as noted above, applicants submit that the rejection of Claim 1 based on the combination of these three references is using impermissible hindsight, not the teachings of the cited references to conclude that the claimed invention is unpatentable. As a result, applicants request that the rejection of Claim 1 be withdrawn and that Claim 1 be allowed.

Since all of the remaining claims in this application (Claims 2-6) are directly or indirectly dependent upon Claim I and since none of the other cited and applied references (Makela and Brandys) teaches the subject matter missing from Socolofsky, Poo, and DeAnna, these claims are submitted to be allowable for at least the same reason that Claim 1 is allowable. Further, these claims are submitted to be allowable for additional reasons. For example, while Brandys does disclose data encryption and data encryption using biometric information, again, applicants respectfully submit that there is no basis in Socolofsky, Poo, DeAnna, or Brandys to conclude that it would be obvious to combine the subject matter of these references. Only the present disclosure suggests the use of biometric information to provide encryption in a portable personal server device of the type recited in Claim 1. As a result, applicants respectfully submit that Claim 4 is clearly allowable for reasons in addition to the reasons why the claims from which these claims depend are allowable. Likewise, with respect to Claims 5 and 6, there is simply no basis in Socolofsky, Poo, and DeAnna, or Makela to conclude that it would be obvious to combine the teachings of these references in any manner, much less the manner recited in Claims 5 and 6, when the subject matter of these claims is considered in combination with subject matter of the claims from which these claims depend.

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In view of the foregoing amendments and remarks, applicants respectfully submit that all of the claims in this application are allowable. Consequently, early and favorable action allowing these claims and passing this application to issue are respectfully solicited.

Respectfully submitted,

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